§ 221.225

C.A.B. No. 4 (Agent John Doe series)

1st Revised Page 10

cancels

Original Page 10

- (e) Numbering tariff transmittal of new principal agent. All letters of tariff transmittal of the new principal agent shall be numbered consecutively in such agent's series of tariff transmittal numbers, and shall not be numbered in the former agent's series.
- (f) Numbering special tariff permission applications of new principal agent. Applications for Special Tariff Permission filed by the new principal agent shall be numbered consequently in such agent's series of application numbers, and shall not be numbered in the former agent's series.

(Approved by the Office of Management and Budget under control number 3024-0038) [ER-439, 30 FR 9439, July 29, 1965, as amended by ER-1271, 46 FR 63218, Dec. 31, 1981]

§ 221.225 New powers of attorney to be filed within 180 days after death or disability of either principal or alternate.

Upon the death or disability of either the principal agent or the alternate agent named in a power of attorney filed with the Board, a new power of attorney canceling the previously effective power of attorney and naming a new principal agent or a new alternate agent (as the case may be) thereafter to serve shall be filed within 180 days after such death or disability. The original thereof shall not be sent direct to the Board but shall be forwarded to the principal agent named therein who, after securing such instruments from all of the carriers participating in the effective tariffs, shall file the originals thereof with the Board all at one time. Such new powers of attorney shall become effective upon the date of their receipt by the Board and each power of attorney shall bear the following statement (in the upper right portion under the date):

(This power of attorney shall become effective on the date of its receipt by the Civil Aeronautics Board)

Each such new power of attorney shall not confer less authority than the power of attorney which it cancels. If the new powers of attorney name a new principal agent, the procedure in §221.224 shall be followed. If the new powers of attorney name a new alternate agent without changing the principal agent, the principal agent shall also file amendments of the list of participating carriers in his tariffs to show the new power of attorney numbers at the same time as he files the new powers of attorney with the Board.

Subpart T—Adoption Publications Required To Show Change in Carrier's Name or Transfer of Operating Control

§221.230 Adoption notice.

- (a) Prescribed form of adoption notice to be filed by adopting carrier. When the name of a carrier is changed or when its operating control is transferred to another carrier (including another company which has not previously been a carrier), the carrier which will thereafter operate the properties shall immediately issue, file with the Board, and post for public inspection an adoption notice prepared in accordance with the form set forth in §221.246. Such adoption notice shall contain no matter other than that required by the prescribed form. (The carrier under its former name or the carrier from whom the operating control is transferred shall be referred to in this subpart as the "former carrier", and the carrier under its new name or the carrier, company, or fiduciary to whom the operating control is transferred shall be referred to in this subpart as the "adopting carrier".)
- (b) Prepared, filed, and posted as a tariff publication. The adoption notice shall be prepared, filed, and posted as a tariff publication. The adoption notice shall be issued and filed by the adopting carrier and not by an agent.
- (c) Copies to be sent to agents and other carriers. At the same time that the adoption notice is transmitted to the Board for filing, the adopting carrier shall send copies of such adoption notice to each agent and carrier to whom